Polk County Public Works Department and Linn County Health Department.

(i) Incorporation by reference.

- (A) Revised rules, "Polk County Board of Health Rules and Regulations: Chapter V, Air Pollution," effective December 18, 1996. This revision approves all articles insofar as they pertain to the SIP. Article XIII is specifically excluded from this approval. No action is taken on Sections 5-16(n), 5-16(n), 5-20, and 5-27(3) and (4)
- 16(p), 5–20, and 5–27(3) and (4).

 (B) Revised rules, "Linn County Air Pollution Control Code of Ordinances," effective March 7, 1997. This revision approves all sections insofar as they pertain to the SIP. Sections 10.4(1.), 10.11, and 10.15 are specifically excluded from this approval. No action is taken on Sections 10.9(2.), 10.9(3.), 10.9(4.), and the definition of "federally enforceable" in Section 10.2.
 - (ii) Additional material.
- (A) Letter from Allan E. Stokes, Iowa Department of Natural Resources, to William A. Spratlin, Environmental Protection Agency, dated May 15, 1997. This letter provides additional information regarding various administrative requirements outlined in 40 CFR part 51.
- (67) In correspondence dated Octoer 21, 1997, and January 21, 1998, the Director of the Iowa Department of Natural Resources submitted revisions to the State Implementation Plan.
 - (i) Incorporation by reference.
- (A) "Iowa Administrative Code" sections567–22.8(1) "b," "c," and "e,"567–22.203(1) "a," 567–22.300, 567–22.300(1) through 567–22.300(11), 567–23.3(2) "d," and 567–29.1, effective June 12, 1996.
- (B) "Iowa Administrative Code" section 567–20.2, effective October 16, 1996.
- (C) "Iowa Administrative Code" sectuibs 567–22.300(40 "b"(1), 567–22.300(8) "a"(1), and 567–22.300(8) "b"(2), effective December 25, 1996.(D) "Iowa Administrative Code" sections 567–20.2, 567–22.2(1), 567–22.201(1) "a," 567–22.201(2) "b," 567–22.202, 567–22.203(1), 567–22.300(3) "b" and "c," 567–22.300(8) "a," effective May 14, 1997.
- (ii) Additional material.
- (A) "Iowa Administrative Code" section 567–23.1(5), Calculation of emission limitations based upon stack height,

was renumbered to section 567-23.1(6), effective August 20, 1997.

[37 FR 10865, May 31, 1972. Redesignated at 64 FR 7094, Feb. 12, 1999]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting §52.824, see the List of CFR Sections Affected in the Finding Aids section of this volume.

§52.825 Compliance schedules.

- (a) [Reserved]
- (b) Regulation for increments of progress. (1) Except as provided in paragraph (b)(2) of this section, the owner or operator of any stationary source subject to regulation 4.3.(3)(b), "Rules and Regulations Relating to Air Pollution Control of the Iowa Air Pollution Control Commission" shall, no later than December 31, 1972, submit to the Administrator for approval, a proposed compliance schedule that demonstrates compliance with the applicable regulation as expeditiously as practicable but no later than January 1, 1975. The compliance schedule shall provide for periodic increments of progress towards compliance. The dates for achievement of such increments shall be specified. Increments of progress shall include, but not be limited to: Letting of necessary contract for construction or process changes, if applicable; initiation of construction; completion and start-up of control system; performance tests; and submittal of performance test analysis and results.
- (2) Where any such owner or operator demonstrates to the satisfaction of the Administrator that compliance with the applicable regulations will be achieved on or before December 31, 1973, no compliance schedule shall be required.
- (3) Any owner or operator who submits a compliance schedule pursuant to this paragraph shall, within 5 days after the deadline for each increment of progress, certify to the Administrator whether or not the required increment of the approved compliance schedule has been met.
- (4) Any compliance schedule adopted by the State and approved by the Administrator shall satisfy the requirements of this paragraph for the affected source.
- (c) The compliance schedules for the sources identified below are approved

§§ 52.826-52.827

as revisions to the plan pursuant to $\S51.104$ and subpart N of this chapter. All regulations cited are air pollution

control regulations of the State, unless otherwise noted.

Iowa

Source	Location	Regulation in- volved	Date adopted	Variance expi- ration date	Final compli- ance date
Iowa Army Ammunition Plant (explo-		400—4.2(1)	June 14, 1979	Feb. 28, 1982	Feb. 1982.
sive contaminated waste burning). Progressive Foundry, Inc., cupola and casting shakeout area.	lowa. Perry	400–4.6	Nov. 6, 1981		Sept. 1, 1983.

NOTE 1: Linn County Health Department does not issue variances if source(s) is on an approvable compliance schedule.

NOTE 2: Polk County Department of Health does not issue variances if source(s) is on an accepted and approved compliance schedule.

schedule.

NOTE 3: City of Des Moines, Department of Public Health does not issue variances if source(s) is on an accepted and approved compliance schedule.

[37 FR 10865, May 31, 1972]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting $\S52.825$, see the List of CFR Sections Affected in the Finding Aids section of this volume.

§§ 52.826-52.827 [Reserved]

§ 52.828 Enforcement.

- (a) Sections 23(1)(b) and 13(7) of Senate File 85, Division II for Iowa are disapproved insofar as they permit the Air Quality Commission of the Iowa Department of Environmental Quality to issue abatement orders (1) that defer compliance with plan requirements beyond the dates required for attainment of the national standards, (2) without the approval of the Administrator, and (3) for reasons not permitted by the Clean Air Act.
- (b) Regulation limiting administrative abatement orders:
- (1) No order deferring compliance with a requirement of the Iowa Implementation Plan shall be issued by the Air Quality Commission of the Iowa Department of Environmental Quality which does not meet the following requirements:
- (i) An order must require compliance with the plan requirement within the times and under the conditions specified in §51.261 (a) and (b) of this chapter.
- (ii) An order may not defer compliance beyond the last date permitted by section 110 of the Act for attainment of the national standard which the plan implements unless the procedures and conditions set forth in section 110(f) of the Act are met.

- (iii) An order shall not be effective until it has been submitted to and approved by the Administrator in accordance with §§51.104, 51.105, 51.261 and 51.262(a).
- (2) Notwithstanding the limitations of paragraph (b)(1)(ii) of this section, an order may be granted which provides for compliance beyond the statutory attainment date for a national standard where compliance is not posof because breakdowns ormalfunctions of equipment, acts of God, or other unavoidable occurrences. However, such order may not defer compliance for more than three (3) months unless the procedures and conditions set forth in section 110(f) of the Act are met.

[38 FR 30877, Nov. 8, 1973, as amended at 51 FR 40675, 40676, 40677, Nov. 7, 1986; 52 FR 24367, June 30, 1987]

§§ 52.829-52.832 [Reserved]

§52.833 Significant deterioration of air quality.

- (a) The requirements of sections 160 through 165 of the Clean Air Act are met, except for sources seeking permits to locate on Indian lands in the state of Iowa; sources with permits issued by EPA prior to the effective date of the state's rules; and certain sources affected by the stack height rules described in a letter from Iowa dated April 22, 1987.
- (b) Regulations for preventing significant deterioration of air quality.

The provisions of §52.21 (b) through (w) are hereby incorporated and made a